§ 256.93

the Gulf of Mexico on or before October 14, 2010.

- (1) A written request to exchange the lease for the bonus or royalty credit, signed by all record title interest owners in the lease.
- (2) The name and contact information for a person who will act as a contact for each record title interest owner.
- (3) Documentation of each record title interest owner's percentage share in the lease.
- (4) A list of all bonus and rental payments for that lease made by, or on behalf of, each of the current record title owners.
- (5) A written relinquishment of the lease as described in §256.76. Notwithstanding §256.76, the relinquishment will become effective when the credit becomes effective under paragraph (b) of this section.
- (b) The credit becomes effective when MMS issues a certification to the record title interest owners that the lease has qualified for the credit.

§ 256.93 How is the bonus or royalty credit allocated among multiple lease owners?

The MMS will allocate the bonus or royalty credit for an exchanged lease to the current record title interest owners in the same percentage share as each owner has in the lease as of the date of the request to exchange the lease.

§ 256.94 How may I use the bonus or royalty credit?

- (a) You may use a credit issued under this part in lieu of a monetary payment due under any lease in the Gulf of Mexico not subject to the revenue distribution provisions of section 8(g)(2) of the OCSLA (43 U.S.C. 1337(g)(2)) for either:
- (1) A bonus for acquisition of an interest in a new lease; or
- (2) Royalty due on oil and gas production after October 14, 2008.
- (b) You may not use a bonus or royalty credit in lieu of delivering oil or gas taken as royalty-in-kind.
- (c) If you have any credit that remains unused after 5 years from the date MMS issued the credit, MMS re-

serves the right to apply the remaining credit to any of your obligations.

§ 256.95 How do I transfer a bonus or royalty credit to another person?

- (a) You may transfer your bonus or royalty credit to any other person by submitting to the MMS Adjudication Unit for the Gulf of Mexico two originally executed transfer letters of agreement.
- (b) Authorized officers indicated on the qualification card filed with MMS of all companies involved in transferring and receiving the credit must sign the transfer letters of agreement.
- (c) A transfer letter of agreement must include:
- (1) The effective date of the transfer,
- (2) The OCS-G number for the lease that originally qualified for the credit,
- (3) The amount of the credit being transferred,
- (4) Company names punctuated exactly as filed on the qualification card at MMS, and
- (5) A corporate seal, if you used a corporate seal in your initial qualification to hold OCS leases.
- (d) The transferee of a credit transferred under this section may use it in accordance with §256.94 as soon as MMS sends a confirmation of the transfer to the transferee.

APPENDIX A TO PART 256—OIL AND GAS CASH BONUS BID

The following bid is submitted for an oil and gas lease on the area of the Outer Continental Shelf specified below:

Tract No.*	Total amount bid	Amount per acre (or per hectare)	Amount of cash submitted with bid

*Or, if tract numbers are not used, Protraction Diagram or Leasing Map and block number.

Bidder qualification No.	Proportionate interest of company(s) submitting bid	Name and address of bidding company
Misc. No		

Authorized signatory's name and title.

 $[47~\mathrm{FR}~25972,\,\mathrm{June}~16,\,1982.\,\,\mathrm{Redesignated}$ at $47~\mathrm{FR}~47006,\,\mathrm{Oct.}~22,\,1982]$